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B 210A (Form 210A) (12/09)

# UNITED STATES BANKRUPTCY COURT

## FOR THE EASTERN DISTRICT OF TEXAS

In re MITCHELL FARRER ,	Case No	08-60943
TRANSFER OF CLAIM OT	HER THAN FOR SECURI	TY
A CLAIM HAS BEEN FILED IN THIS CASE or dhereby gives evidence and notice pursuant to Rule 3 than for security, of the claim referenced in this evidence and provide the claim referenced in this evidence.	001(e)(2), Fed. R. Bankr. P., of the	
East Bay Funding	Roundup Funding, LLC	
Name of Transferee	Name of Transferor	
Name and Address where notices to transferee should be sent:  East Bay Funding c/o Resurgent Capital Services PO Box 288	Court Claim # (if known): Amount of Claim: Date Claim Filed:	36829.37
Greenville, SC 29603 Phone: 877-264-5884	Phone: 866-670-2361	
Last Four Digits of Acct #:8158	Last Four Digits of Acct. #: _	2225
Name and Address where transferee payments should be sent (if different from above):		
Phone: Last Four Digits of Acct #:		
I declare under penalty of perjury that the information best of my knowledge and belief.	on provided in this notice is true ar	nd correct to the
By: /s/ Susan Gaines Transferee/Transferee's Agent	Date: 11/23/2011	

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

## WAIVER OF NOTICE OF TRANSFER OF CLAIM

Roundup Funding, LLC, a Delaware limited liability company ("Transferor"), has sold and assigned certain claims to Sherman Originator III LLC, a Delaware limited liability company ("Transferee") pursuant to an Asset Purchase Agreement, dated September 23, 2011, as amended from time to time. Transferee is a limited liability company organized under the laws of the State of Delaware maintaining a place of business at 200 Meeting Street, Suite 206, Charleston, S.C. Said claims arise from consumer credit accounts (the "Accounts") issued to individuals who have filed petitions commencing cases under that U.S. Bankruptcy Code.

Transferor consents to the attachment of a copy of this Waiver of Notice of Transfer of Claim to a Notice of Transfer of Claim filed by Transferee or its agent pursuant to Federal Rule of Bankruptcy Procedure 3001(e)(2). Transferor specifically waives the right to receive notice of and object to the filing of the Notice of Transfer of Claim. Transferor requests that Transferee or Transferee's designated assignee are substituted for Transferor immediately upon the filing of the Notice of Transfer of Claim. A copy of this Waiver shall have the same force and effect as the original.

IN WITNESS WHEREOF, Transferor has executed this Waiver under its corporate seal by and through its duly authorized officer this 8th day of November, 2011.

ROUNDUP FUNDING, LLC

By: Sandra Collins
Title: Vice President

Signed and acknowledged in the presence of:

Name (print): DONICO BROWN

Witness: WIAUS GETTLACK

Each of the signatories hereto (each a "Seller"), for value received and pursuant to the terms and conditions of the Asset Purchase Agreement ("Agreement") dated September 23, 2011, as amended, among Sellers LSF5 B-Line Investments, LLC, B-Line, LLC, Roundup Funding, LLC, CR Evergreen, LLC, CR Evergreen II, LLC, Get Real Holdings, LLC, Avalon Financial Services, LLC, B-Real, LLC and Sherman Originator III LLC ("Purchaser") and Sherman Financial Group LLC, does hereby sell, assign and convey to Purchaser, its successor and assigns, all right, title and interest of Seller in and to those certain accounts listed in the data file named "Chase BL Active 13", a copy of which is attached hereto, to the extent each Seller is shown to own the applicable account, without recourse and without representation or warranty of any kind, except to the extent provided for within the Agreement. Capitalized terms used but not defined herein have the respective meanings assigned to thereto in the Agreement

EXECUTED this 8th day of November, 2011.

ESES B-LINE INVESTMENTS, LLC	B-LINE, LLC
By:	By: Name: Title:
ROUNDUP FUNDING, LLC	CR EVERGREEN, LLC
By: Name: Title:	By: Name: Title:
CR EVERGREEN II, LLC	GET REAL HOLDINGS, LLC
By:	By:
AVALON FINANCIAL SERVICES, LLC	B-REAL, LLC By: B-LINE, LLC, its Manager
By:	By: Name: Kyle Volluz Title: Manager

Each of the signatories hereto (each a "Seller"), for value received and pursuant to the terms and conditions of the Asset Purchase Agreement ("Agreement") dated September 23, 2011, as amended, among Sellers LSF5 B-Line Investments, LLC, B-Line, LLC, Roundup Funding, LLC, CR Evergreen, LLC, CR Evergreen II, LLC, Get Real Holdings, LLC, Avalon Financial Services, LLC, B-Real, LLC and Sherman Originator III LLC ("Purchaser") and Sherman Financial Group LLC, does hereby sell, assign and convey to Purchaser, its successor and assigns, all right, title and interest of Seller in and to those certain accounts listed in the data file named "Chase BL-Active 13", a-copy-of-which is attached-hereto, to the extent each Seller is shown to own the applicable account, without recourse and without representation or warranty of any kind, except to the extent provided for within the Agreement. Capitalized terms used but not defined herein have the respective meanings assigned to thereto in the Agreement

EXECUTED this 8th day of November, 2011.

LSF5 B-LINE INVESTMENTS, LLC	B-LINEHLC (1)
By:	By: (VI)
By:Name:	Name: Whele letter
Title:	Name: Myke Joller Title: Manny
ROUNDUP FUNDING, LLC	CR EVERGREEN, LLC
Ву;	Ву:
Name:	Name:
Title:	Title:
CR EVERGREEN II, LLC	GET REAL HOLDINGS, LLC
By:	By:
Name:	Name:
Title:	Title:
AVALON FINANCIAL SERVICES, LLC	B-REAL, LLC
	By: B-LINE, LLC, its Manager
Ву:	Ву:
Name:	Name: Kyle Volluz
Title:	Title: Manager

Each of the signatories hereto (each a "Seller"), for value received and pursuant to the terms and conditions of the Asset Purchase Agreement ("Agreement") dated September 23, 2011, as amended, among Sellers LSF5 B-Line Investments, LLC, B-Line, LLC, Roundup Funding, LLC, CR Evergreen, LLC, CR Evergreen II, LLC, Get Real Holdings, LLC, Avalon Financial Services, LLC, B-Real, LLC and Sherman Originator III LLC ("Purchaser") and Sherman Financial Group LLC, does hereby sell, assign and convey to Purchaser, its successor and assigns, all right, title and interest of Seller in and to those certain accounts listed in the data file named "Chase BL Active 13", a copy of which is attached hereto, to the extent each Seller is shown to own the applicable account, without recourse and without representation or warranty of any kind, except to the extent provided for within the Agreement. Capitalized terms used but not defined herein have the respective meanings assigned to thereto in the Agreement

EXECUTED this 8th . day of November, 2011.

LSF5 B-LINE INVESTMENTS, LLC	B-LINE, LLC
Ву:	By:
Name:	Name:
Title:	Title:
ROUNDUP FUNDING, LLC	CR EVERGREEN, LLC
Ву:	Ву:
Name: Sandra Collins	Name:
Title: Vice President	Title:
CR EVERGREEN II, LLC	GET REAL HOLDINGS, LLC
Ву:	Ву:
Name:	Name:
Title:	Title:
AVALON FINANCIAL SERVICES, LLC	B-REAL, LLC
,	By: B-LINE, LLC, its Manager
By:	Ву:
Name:	Name: Kyle Volluz
Title:	Title: Manager
T19717018	The state of the s

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EXECUTED this 8th day of November, 2011.

LSF5 B-LINE INVESTMENTS, LLC	B-LINE, LLC
Ву:	Ву:
Name:	Name:
Title:	Title:
ROUNDUP FUNDING, LLC	CR EVERGREEN, LLC.
Ву:	By: Sandra Collins
Name:	Name: Sandra Collins
Title:	Title: Vice President
CR EVERGREEN II, LLC	GET REAL HOLDINGS, LLC
Ву:	Ву:
Name:	Name:
Title:	Title:
AVALON FINANCIAL SERVICES, LLC	B-REAL, LLC
· · · · · · · · · · · · · · · · · · ·	By: B-LINE, LLC, its Manager
Bý:	Ву:
Name:	Name: Kyle Volluz
Title:	Title: Manager
2011	

Each of the signatories hereto (each a "Seller"), for value received and pursuant to the terms and conditions of the Asset Purchase Agreement ("Agreement") dated September 23, 2011, as amended, among Sellers LSF5 B-Line Investments, LLC, B-Line, LLC, Roundup Funding, LLC, CR Evergreen, LLC, CR Evergreen II, LLC, Get Real Holdings, LLC, Avalon Financial Services, LLC, B-Real, LLC and Sherman Originator III LLC ("Purchaser") and Sherman Financial Group LLC, does hereby sell, assign and convey to Purchaser, its successor and assigns, all right, title and interest of Seller in and to those certain accounts listed in the data file named "Chase BL Active 13", a copy of which is attached hereto, to the extent each Seller is shown to own the applicable account, without recourse and without representation or warranty of any kind, except to the extent provided for within the Agreement. Capitalized terms used but not defined herein have the respective meanings assigned to thereto in the Agreement

EXECUTED this 8th day of November, 2011.

LSF5 B-LINE INVESTMENTS, LLC	B-LINE, LLC
Ву:	Ву:
Name:	Name:
Title:	Títle:
ROUNDUP FUNDING, LLC	CR EVERGREEN, LLC
Ву:	Ву:
Name:	Name:
Title:	Title:
CR EVERGREEN II, LLC	GET REAL HOLDINGS, LLC
Ву:	Ву:
Name: Sandra Collins	Name:
Name: Sandra Collins Title: Vice President	Title:
AVALON FINANCIAL SERVICES, LLC	B-REAL, LLC
	By: B-LINE, LLC, its Manager
Ву:	Ву:
Name:	Name: Kyle Volluz
Title:	Title: Manager
<u> </u>	~

Each of the signatories hereto (each a "Seller"), for value received and pursuant to the terms and conditions of the Asset Purchase Agreement ("Agreement") dated September 23, 2011, as amended, among Sellers LSF5 B-Line Investments, LLC, B-Line, LLC, Roundup Funding, LLC, CR Evergreen, LLC, CR Evergreen II, LLC, Get Real Holdings, LLC, Avalon Financial Services, LLC, B-Real, LLC and Sherman Originator III LLC ("Purchaser") and Sherman Financial Group LLC, does hereby sell, assign and convey to Purchaser, its successor and assigns, all right, title and interest of Seller in and to those certain accounts listed in the data file named "Chase BL Active 13", a copy of which is attached hereto, to the extent each Seller is shown to own the applicable account, without recourse and without representation or warranty of any kind, except to the extent provided for within the Agreement. Capitalized terms used but not defined herein have the respective meanings assigned to thereto in the Agreement

EXECUTED this 8th\_ day of November, 2011.

IN WITNESS WHEREOF, the Parties have executed this Bill of Sale as of the date first written above.

LSF5 B-LINE INVESTMENTS, LLC	B-LINE, LLC
Ву:	Ву:
Name:	Name:
Title:	Title:
ROUNDUP FUNDING, LLC	CR EVERGREEN, LLC
Ву:	Ву:
Name:	Name:
Title:	Title:
CR EVERGREEN II, LLC	GET REAL HOLDINGS, LEC
Ву:	By:
Name:	Name: Christopher Goodwin
Title:	Title: Vice President
AVALON FINANCIAL SERVICES, LLC	B-REAL, LLC
12,1,201, 121,111,011,011,010,010,010,010	By: B-LINE, LLC, its Manager
Ву:	Ву:
Name:	Name: Kyle Volluz
Title:	Title: Manager
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EXECUTED this 8th day of November, 2011.

LSF5 B-LINE INVESTMENTS, LLC	B-LINE, LLC	
Ву:	By:	
Name:	Name:	
Title:	Title:	
ROUNDUP FUNDING, LLC	CR EVERGREEN, LLC	
Ву:	Ву:	
Name:	Name:	
Title:	Title:	
CR EVERGREEN II, LLC	GET REAL HOLDINGS, LLC	
By:	Ву:	
Name:	Name:	
Title:	Title:	
AVALON FINANCIAL SERVICES, LLC	B-REAL, LLC	
A-1	By: B-LINE, LLC, its Manager	
By: ALXL	Ву:	
Name: Christopher Goodwin	Name: Kyle Volluz	
Title: Vice President	Title: Manager	
TIMO. VICE FIEBIACHE	1,000. 1710120501	

Each of the signatories hereto (each a "Seller"), for value received and pursuant to the terms and conditions of the Asset Purchase Agreement ("Agreement") dated September 23, 2011, as amended, among Sellers LSF5 B-Line Investments, LLC, B-Line, LLC, Roundup Funding, LLC, CR Evergreen, LLC, CR Evergreen II, LLC, Get Real Holdings, LLC, Avalon Financial Services, LLC, B-Real, LLC and Sherman Originator III LLC ("Purchaser") and Sherman Financial Group LLC, does hereby sell, assign and convey to Purchaser, its successor and assigns, all right, title and interest of Seller in and to those certain accounts listed in the data file named "Chase BL Active 13", a copy of which is attached hereto, to the extent each Seller is shown to own the applicable account, without recourse and without representation or warranty of any kind, except to the extent provided for within the Agreement. Capitalized terms used but not defined herein have the respective meanings assigned to thereto in the Agreement

EXECUTED this 8th day of November, 2011.

LSF5 B-LINE INVESTMENTS, LLC	B-LINE, LLC
Ву:	Ву:
Name:	Name:
Title:	Title:
ROUNDUP FUNDING, LLC	CR EVERGREEN, LLC
By:	Ву:
Name:	Name:
Title:	Title:
CR EVERGREEN II, LLC	GET REAL HOLDINGS, LLC
Ву:	Ву:
Name:	Name:
Title:	Title:
AVALON FINANCIAL SERVICES, LLC	B-REAL, LLC
뭐래마요하다 얼굴하다 모르되다.	By: B-AINE, LLC, its Manager
By:	Ву: 10000
Name:	Name Kyle Volluz
Title:	Title: Manager

## **Transfer and Assignment**

Sherman Originator III LLC ("SOLLC III"), without recourse, to the extent permitted by applicable law, hereby transfers, sells, assigns, conveys, grants and delivers to East Bay Funding, LLC ("East Bay") all of its right, title and interest in and to the receivables and other assets (the "Assets") identified on Exhibit A, in the Receivable File dated November 08, 2011 delivered by LSF5 B-Line Investments, LLC; B-Line, LLC; Roundup Funding, LLC; CR Evergreen, LLC; CR Evergreen II, LLC; Get Real Holdings, LLC; Avalon Financial Services, LLC; B-Real, LLC, By: B-LINE, LLC, its Manager on November 08, 2011 for purchase by SOLLC III on November 08, 2011. The transfer of the Assets included electronically stored business records.

Dated: November 08, 2011 Sherman Originator III LLC

a Delaware Limited Liability Company

y:\_\_\_\_\_\_

Name: Jon Maz

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## Exhibit A

Receivables File 11.08.11

Transfer Group Portfolio Transfer Batch

209358 17086 N/A